Anticipated Waiver Requests from Local Zoning Bylaws and Town Bylaws 40B Comprehensive Permit Application 23 Lakeview Avenue, Reading, MA Waiver List Based Upon Revised Plans Dated 8/28/18

The list below identifies the required waivers necessary from applicable local bylaws and regulations, based on the Preliminary Site Plans, in order to construct the project (the "Project") which is the subject of the application. This list is subject to modification based on the advancement of project design and permitting and shall be deemed to include all other waivers from local bylaws and regulations required to construct the Project in accordance with the final plans.

Zoning ByLaws, Town of Reading			
Section	Subject	Requirement	Requested Waiver/ Applicability
A. Article IV. Adminis		lou pi	
Section 4.6.0	Site Plan Review	Site Plan Review process and rules, as administered by the Community Planning & Development Commission (CPDC)	A waiver is being requested for these rules and regulations in its entirety. Project site plan will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development (including site plan) to be subject to approval by ZBA as part of the Comprehensive Permit.
B. Article V. Use Re			
Section 5.3.1	Table of Uses for Business and Industrial Districts	In accordance with the Table of Uses, a multifamily dwelling is a prohibited use in the industrial (IND) district, or in the Planned Unit Development-Industrial (PUD-I) overlay district.	The current zoning for a portion of the development site (IND district and PUD-I overlay district) excludes any residential use as a matter of right. The proposed use is twofold (a) a multi-family rental project with 3 buildings, and (b) a twelve unit home ownership condominium project; both of which include associated parking and recreational areas Developer requests a waiver to allow multi-family residential uses in these districts, as shown on the submitted plans.
Section 5.3.2	Table of Uses for Residence Districts	Multi-family dwellings are a prohibited use in the Residence Single Family S-15 (RES S-15) district.	A portion of the development site is located in the RES S-15 district. Residential uses in this district are limited to single family dwellings (as of right). The proposed use is

			twofold (a) a multi-family rental project with 3 buildings, and associated parking and (b) a twelve unit home ownership condominium project and recreational areas. Developer requests a waiver to allow multi-family residential uses in this district as shown on the submitted plans.
Section 5.4	Accessory Uses	Subject to all limitations and in accordance with all conditions set forth in the Zoning Bylaw, accessory uses, buildings and other structures shall be permitted on the same lot as the principal use, building or structure to which they are accessory, provided that they do not alter the character of such principal use, building or structure.	A waiver is being requested for the rules and regulations set forth in Section 5.4 in its entirety. The proposed development calls for residential use with accessory uses/structures consisting of associated parking and recreational areas . Project site plan (including all proposed uses) will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development (including all proposed uses) to be subject to approval by ZBA as part of the Comprehensive Permit.
Section 5.5	Accessory Buildings or Structures	The requirements shall apply to any accessory buildings or structures permitted in accordance with the Table of Uses (Section 5.3.1 and Section 5.3.2). See also Section 5.4.6.	A waiver is being requested for the rules and regulations set forth in Section 5.4 in its entirety. The proposed development calls for residential uses with accessory uses/structures including associated parking, bike and storage areas, recreational areas, and dumpsters Project site plan (including all accessory structures) will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development to be subject to approval by ZBA as part of the Comprehensive Permit.
Section 6.2.7	Buildings per Lot	In all districts other than Apartment 80 and Business C, not more than one principal building shall be erected on a lot. Where two or	Three (3) principal buildings are proposed on Lot B (located in the RES S-15, IND, and PUD-I districts). Four (4) principal buildings are proposed on Lot A

		more principal buildings are permitted on the same lot, they shall be located at least fifty (50) feet apart.	(located in a RES S-15 district). Minimum distance between the principal buildings on Lot B approximately 40 feet. Minimum distance between the principal buildings on Lot A is 18.3'. Developer requests a waiver to allow for proposed project as shown on the submitted plans.
Section 6.3	Table of Dimensional Controls- Minimum Area	Multi-family dwelling use in a Residence S-15 District requires 100,000 square feet minimum for lot area.	Lot area for Lot A is approximately 74,520 square feet which is less than the minimum required area for multi-family dwellings in the RES S-15 district. Lot area for Lot B within the RES S-15 district is approximately 65,600 square feet. Developer requests waivers to allow for proposed project as shown on the submitted plans.
Section 6.3	Table of Dimensional Controls- Required Front Yard	Multi-family dwelling use in a Residence S-15 District requires minimum of 20 feet for a front yard setback.	The proposed principal building on Lot A would be set back 6.2 feet from the front property line. The proposed principal buildings on Lot B would be set back 18.5 feet from the front property line. Developer requests waivers to allow for proposed project as shown on the submitted plans.
Section 6.3	Table of Dimensional Controls- Max Building Height	Multi-family dwelling use in a Residence S-15 District requires maximum building height of 35 feet, as measured from the average grade around the building.	Principal multi-family dwellings on Lot B are proposed with a maximum height of 46 feet for Building 3, a maximum height of 33 feet for Buildings 1 & 2, and a maximum height of 39 feet for the Condominium Building on Lot A (rear). Developer requests a waiver to allow for proposed project as shown on the revised plans.
Section 6.4	Special Cases- Transitional Areas	Additional dimensional controls (Sections 6.1.4.1.1 & 6.4.1.2) and buffer strip requirements (Section 6.4.1.3)	The proposed project is partially situated in the IND district. The portion of the project located in the IND district includes part of two principal buildings that will be located less than 150 feet from the RES S-15 district. The developer requests a

			waiver from this section's (a) additional dimensional controls and (b) requirement that a buffer strip be established for this project. Developer requests that the proposed project be allowed as shown on the submitted plans.
Section 6.5	Landscape Standards	Landscape requirements and CPDC approval process	A waiver is being requested for the rules and regulations, and the CPDC approval process, as set forth in this section in its entirety. Project site plan (including landscaping plan) will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development (including landscaping plan) to be subject to approval by ZBA as part of the Comprehensive Permit.
C. Article VIII. Sign	Regulations		
Section 8.0	Sign Regulations	Signs perform important functions in the community such as communicating messages and providing information about goods and services available. Because signs potentially have detrimental impacts on the visual and perceptual environment, signs must be regulated.	A waiver is requested for the rules and regulations set forth in this section in its entirety to permit signage located and as depicted on the revised plans. Project site plan (including signage) will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development (including signage) to be subject to approval by ZBA as part of the Comprehensive Permit.
D. Article IX. Parkin	7		
Section 9.1.1.7	Off-Street Parking and Loading and Unloading Requirements	Off-street parking areas, or loading and unloading areas shall be provided in the amounts set forth in this section. Where the computation of required spaces results in a fractional number, a fraction, or one-half or more shall be counted as one. In the event of a conflict of interpretation as to the category of the principal use, the Board of Appeals shall determine the proper	The minimum number of loading and unloading spaces required is one (1) per each twenty (20) rental units. No specifically dedicated loading and unloading spaces have been provided in the proposed redevelopment project, although loading can be accommodated within the "loading area option" spaces shown on the revised plans. Developer requests a waiver to allow for proposed project as shown on the revised

		interpretation.	plans.
E. Article X. Overlay	/ Districts		
Section 10.1	Floodplain Overlay District	The Floodplain District is established as an overlay district. The Floodplain District includes all special flood hazard areas within the Town of Reading designated as Zone A and AE on Middlesex County Flood Insurance Rate Maps (FIRM) issued by Federal Emergency Management Agency (FEMA) for the administration of the National Flood Insurance Program.	A portion of the project site is located in the AE FEMA flood zone, so that portion of the site is within the Floodplain Overlay District. A waiver is requested for the rules and regulations of this section in its entirety. Project site plan (including floodplain issues) will be developed in accordance with 40B regulations, as well as any/all state/federal floodplain regulations as may apply. Proposed project development to be subject to approval by ZBA as part of the Comprehensive Permit.
F. Article XI. Planne	ed Development		
Section 11.1	Planned Unit Development	The purpose of this Section is to encourage the construction of Planned Unit Developments (PUDs) in the designated districts within the Town. PUD shall 1)Permit a mix of land uses, densities and building types in one development; 2)Facilitate high quality, integrated planning of large-scale developments beneficial to the Town and constructed in a manner which is highly responsive to specific sites and their surroundings; 3)Require more rigorous development standards.	A small portion of the project site is located in the PUD-I overlay district (separated from the remainder of that district by the Walker's Brook), with the remainder located in the RES S-15 district. A waiver is being requested for these rules and regulations in its entirety. Project site plan will be developed in accordance with the Massachusetts Comprehensive Permit (40B) regulations. Proposed project development to be subject to approval by ZBA as part of the Comprehensive Permit.

2. General ByLaws,	Town of Reading		
Section	Subject	Requirement	Requested Waiver/
			Applicability
A. Article VII. Regula	ations on the Use of Private	Land	
Section 7.1	Wetlands Protection	The purpose of this bylaw	A waiver is being requested
	Bylaw	is to protect the	for this section in its entirety.
		floodplains and wetlands	If not for Chapter 40B, this
		of the Town by controlling	section would have
		activities deemed to have	application to the project due
		a significant effect upon	to improvements in areas
		wetland values, including	designated as wetlands
		but not limited to the	resources. In particular, this
		following: public or private	section creates and defines

		water supply, groundwater, flood control, erosion control, storm damage prevention, water pollution prevention, fisheries, wildlife habitat and wildlife.	(a) a 100-foot wetlands buffer zone, (b) areas classified as Bordering Land Subject to Flooding (BLSF), and (c) Town of Reading Riverfront Areas. See discussion below of the Reading Wetlands Protection Regulations for the extent of proposed improvements in these areas. Project site plan (including all wetland protection issues) will be developed in accordance with the Comprehensive Permit regulations (M.G.L. c. 40B), the Wetlands Protection Act (M.G.L. c. 131, § 40 and regulations thereunder), and any/all other applicable state and federal wetlands regulations. Proposed project development (including all wetland protection issues, including issues arising under the local Wetlands Protection Bylaw) to be subject to approval by ZBA as part of the
			Comprehensive Permit.
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Section	Subject	Requirement	Requested Waiver/ Applicability
Section 8.1.7	Driveway Permits Required	No person shall make or construct or reconstruct or modify a driveway or other means of access or exit for motor vehicles onto a public way or across a sidewalk, unless he has first obtained a permit therefore issued by the Director of Public Works	Developer is requesting a waiver from this provision. Proposed project development (including all traffic issues) to be subject to approval by ZBA as part of the Comprehensive Permit.
Section 8.3.2	Fire Lanes	Fire lanes to be designated by Board of Selectmen	Developer is requesting a waiver from this provision. Proposed project development (including all issues relating to fire lanes and emergency access) to be subject to approval by ZBA as part of the Comprehensive Permit with recommendations of the Reading Board of Selectmen and Fire Department.

 Wetlands Protect 	tion Regulations, Town of R	Reading	
Section	Subject	Requirement	Requested Waiver/ Applicability
All	Wetlands Protection Regulations	The citizens of the Town of Reading, Massachusetts, through Town Meeting action, gave the Reading Conservation Commission the power to regulate and protect wetlands and floodplains by adding Section 7.1, Wetlands Protection, to the Reading General Bylaw. This Amendment to the Town Bylaw was approved by the Massachusetts Attorney General on February 29, 1980. Current wetlands regulations for the Town of Reading were promulgated in November of 2012 by the Reading Conservation Commission pursuant to Section 7.1 of the Reading General Bylaw.	A waiver is being requested for these rules and regulations in their entirety. If not for Chapter 40B, these regulations would have application to the project due to improvements in areas designated as wetlands resources. Specifically, Section 2(C)(3) creates and regulates a 100-foot buffer zone around wetlands. Section 3(D)(1-2 & 4) provides for a 25-foot nodisturb Zone of Natural Vegetation (ZNV) and a 35-foot (or greater) no-build area around protected wetlands resources. Section 3(E) regulates bordering land subject to flooding (BLSF). Section 3(G) creates and regulates a 200-foot Town of Reading Riverfront Area (which is defined to include a river "deemed to be a manmade canal in Reading"), and provides that work within such area is subject to performance standards of 310 CMR 10.58. Section 3(I) regulates side slopes within 100 feet of wetlands. The project has been designed to respect local wetlands protections as much as is feasible, and thus it includes only minor improvements in designated wetlands protections as much as is feasible, and thus it includes only minor improvements in designated wetlands areas. Specifically, the project does not propose any activity within the 25-foot no disturb ZNV (§§ 3(D)(1-2 & 4)). Improvements (grading, stormwater management, retaining walls, sewer related utilities, light poles, paving and installation of guardrails) (but not construction of residential buildings) are proposed within the 35-foot no build area (§ 3(D)(4)). Filling of BLSF (§ 3(E)) is proposed in areas to be

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improved by retaining walls
and a portion of Unit 12 (Lot
A) and deck and stairs of
same, and filling of earth in
various locations. In
addition, much of the project
is located in the 100-foot
wetlands buffer zone (§
2(C)(3)) and the 200-foot
Town of Reading Riverfront
Area (§ 3(G)). Applicant is
requesting a waiver of the
performance standards for
the Riverfront Area under
Section 3(G) of the Reading
Wetlands Regulations,
including application of
performance standards
referenced in that section.
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The project site plan
(including all wetland
protection issues) will be
developed in accordance
with M.G.L. c. 40B, the
Wetlands Protection Act
(M.G.L. c. 131, § 40 and
regulations thereunder), and
any/all other applicable state
and federal wetlands
regulations. Proposed
project development
(including all wetland
protection issues) to be
subject to approval by ZBA
as part of the
Comprehensive Permit.